Cumulative Table of Cases Connecticut Appellate Reports Volume 211

(Replaces Prior Cumulative Table)

Carter v. Bowler	119
statutory (§ 51-90c) authority. Cummings Enterprise, Inc. v. Moutinho	130
Epright v. Liberty Mutual Ins. Co	26
(191 Conn. 27).	001
Fenstermaker v . Fenstermaker (Memorandum Decision)	901
Green v. Paz Legal malpractice; ripeness; subject matter jurisdiction; exoneration rule; whether claim that defendants provided deficient representation with respect to plaintiffs prior habeas corpus action was ripe for adjudication when plaintiff remained validly incarcerated and his conviction had never been invalidated.	152
Hartford v. Hartford Police Union	155
Arbitration; motion to vacate arbitration award; claim that trial court erred in concluding that arbitration panel did not exceed its authority in violation of applicable statute (§ 52-418 (a) (4)) in finding that plaintiff city violated its collective bargaining agreement with defendant union and in ordering retroactive pay to be made to certain of city's employees as remedy, while allowing such employees to retain overtime pay already received.	199
	102
Heywood v. Commissioner of Correction	102
prejudiced by trial counsel's deficient performance.	
In re Aligha RS	39
Termination of parental rights; claim that trial court erred in finding that Depart-	59
ment of Children and Families had made reasonable efforts to reunite respondent mother with her children; claim that trial court erred in finding that mother failed to achieve sufficient degree of personal rehabilitation pursuant to statute (§ 17a-112 (j) (3) (B) (i)); claim that trial court erred in finding that termination of mother's parental rights was in best interests of children; claim that trial counsel rendered ineffective assistance.	
KDM Services, LLC v. DRVN Enterprises, Inc.	135
Breach of contract; whether trial court abused its discretion in allowing plaintiff	155
to amend its complaint following trial to conform to evidence at trial.	
	77
Lewis v. Commissioner of Correction. Habeas corpus; ineffective assistance of appellate counsel; procedural default; whether habeas court abused its discretion in denying petition for certification to appeal; claim that habeas court erred in denying petitioner's motion to sequester subpoenaed witness, in striking his motion to reconstruct and correct record, and in denying his request to issue subpoena; claim that habeas court erred in dismissing claims of petition alleging violation of constitutional rights to fair trial, to present defense, to self-representation and to counsel and violation of Brady v. Maryland (373 U.S. 83) on ground of procedural default; claim that habeas court improperly denied claim that appellate counsel provided ineffective assistance.	
Massey Bros. Excavating, LLC v. Pacileo's Apizza, LLC (Memorandum Decision)	901
Quint v. Commissioner of Correction	27
Habeas corpus; whether habeas court properly denied petition for writ of habeas corpus; claim that trial counsel rendered ineffective assistance by failing to	

meaningfully explain state's plea offer; claim that trial counsel rendered ineffec-	
tive assistance by failing to ensure that petitioner received presentence jail credit	
for time he had served between his sentencings in two separate cases.	
Stanley v. Woodard	127
Probate appeal; motion to open and vacate judgment; claim that trial court abused its	
discretion in denying plaintiff's motion to open and vacate judgment of dismissal.	
State v. Schlosser	143
Violation of probation; unpreserved claim that trial court violated defendant's due	
process rights by failing to advise him of his right to maintain denial of his	
violation of probation; whether defendant's admissions to violation of probation	
were made knowingly and voluntarily.	
Tatum v. Commissioner of Correction	42
Habeas corpus; ineffective assistance of counsel; res judicata; claim that habeas court	
improperly dismissed counts of habeas petition alleging ineffective assistance	
of trial counsel, appellate counsel, and first habeas counsel on basis of res judicata;	
claim that habeas court improperly determined that State v. Guilbert (306 Conn.	
218) and State v. Dickson (322 Conn. 410) did not apply retroactively on collateral	
review to identification claims raised in habeas petition; claim that habeas court	
improperly denied count of habeas petition that alleged ineffective assistance	
against third habeas counsel.	
Tolland Meetinghouse Commons, LLC v. CXF Tolland, LLC	1
Breach of contract; breach of guaranty agreement; whether trial court properly	1
granted plaintiff's motion for summary judgment; adoption of trial court's memo-	
randum of decision as proper statement of facts and applicable law on issues.	
randum of decision as proper statement of facis and applicable law on issues.	